Case 15-19319-MBK Doc 2

Last revised 12/1/11

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN RE	E: Franco & Daria D'Ar	nato		CASE JUDGI		
		(Debt	or)	CHAP'	TER:	13
СНА	PTER 13 PLAN AND	мотіо	NS			
\boxtimes	Original		Modified/Notice Require	ed		Discharge Sought
	Motions Included		Modified/No Notice Rec	luired		No Discharge Sought
Date:	05/18/2015					
			OR HAS FILED FOR REI R 13 OF THE BANKRUPT			
		YOUR	R RIGHTS WILL BE AFF	ECTE	ED	
actual them includ confin	contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan Proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. YOU SHOULD FILE A PROOF OF CLAIM BY THE DEADLINE STATED IN THE NOTICE TO RECEIVE DISTRIBUTIONS UNDER ANY PLAN THAT MAY BE CONFIRMED, EVEN IF THE PLAN REFERS TO YOUR CLAIM					
PAR'	Γ 1: PAYMENT AND	LENGT	CH OF PLAN			
a.	The Debtor shall pay	\$1,027.0	00 per month to the Chapter	13 Trı	istee, st	arting on June 1, 2015 for
appro	ximately 48 months.					
b.	The Debtor shall mak	e plan pa	ayments to the Trustee from	the fo	llowing	sources:
\triangleright	Future Earnings					
	Other sources of fund	ling (deso	cribe source, amount and da	ate whe	n funds	are available)
c.	Use of real property t	o satisfy	plan obligations			
	Sale of real property					
	Description:					
	Proposed date for con	npletion:				

Refinance of real property:

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Description:								
Proposed da	Proposed date for completion:							
Loan modifi	Loan modification with respect to mortgage encumbering property:							
Description:	Description:							
Proposed da	Proposed date for completion:							
d. The regul	ar monthly mor	tgage payment wi	ll continue pen	ding the sale, refin	ance or loan			
modification.								
e. Other inform	nation that may b	e important relating	g to the payment	and length of plan.				
PART 2: ADEQUA								
a. Adequate pr trustee and disbursed		nts will be made in on to (credi		to be paid to the	ne Chapter 13			
b. Adequate properties between Debtor(s) outside of	A •	nts will be made in nfirmation to		\$ to be paid d	irectly by the			
PART 3: PRIORI	ΓΥ CLAIMS (II	NCLUDING ADM	IINISTRATIVE	EXPENSES)				
•		e paid in full unless						
1	J	1	C					
Creditor		Type of Priority		Amount to be Pai	d			
Trustee		Commissions		\$4,924.00				
Reinheimer & Reinh	neimer	Attorney fees		\$1,625.00				
PART 4: SECURE	D CLAIMS							
	Please see	the Supplement to	this section cor	 ntaining				
inform				he end of the Plan.				
a. Curing Default a	and Maintaininș	g Payments						
The Debtor	The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly							
obligations and the		•	editor (outside tl	ne Plan) monthly ob	oligations due			
after the bankruptcy Creditor	Collateral or		Interest Rate	Amount to be	Regular			
	Type of Debt		on Arrearage	Paid to Creditor (In Plan)	Monthly Payment (Outside Plan)			

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b. Modification

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled	Total	Superior	Value of	Annual	Total
		Debt	collateral	Liens	Creditor	Interest Rate	Amount to
			value		Interest in		Be Paid
					Collateral		

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

c. Surrender

Upon confirmation, the stay is terminated as to surrender collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt

d. Secured Claims Unaffected by the Plan

The following secured claims are unaffected by the Plan:

- Citizens Auto Finance- 2008 Lexus
- Pacific Union Financial, LLC- Mortgage
- Capital One Retail Services- 2006 Suzuki
- Snap-On (Work tools)

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e. Secured Claims to be paid in full through the Plan.

be paid:
he naid:
he naid:
he naid:
he naid:
oc para.
Amount to be Paid

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Creditor	Nature of Contract or Lease	Treatment by Debtor
Kia Motor Finance	Lease- 2014 Kia Sorento	Assume

PART 7: MOTIONS

NOTE: All plans containing motions must be served on all potentially affected creditors, together with a Chapter 13 Plan Transmittal Letter, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Proof of Service must be filed with the Clerk of Court when the Plan and Transmittal Letter are served.

Where a motion to avoid liens or partially avoid liens has been filed in the plan, a proof of claim filed that asserts a secured claim that is greater than the amount to be paid in the plan serves as opposition to the motion, and serves as an objection to confirmation. The proof of claim shall be served in accordance with D.N.J. LBR 3015-6(a). The creditor shall file a proof of service prior to the scheduled confirmation hearing. In order to prosecute the objection, the creditor must appear at the confirmation hearing, which shall be the hearing on the motion. Failure to appear to prosecute the objection may result in the motion being granted and the plan being confirmed pursuant to the terms as set forth in the plan.

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a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of	Type of	Amount	Value of	Amount of	Sum of All	Amount
	Collateral	Lien	of Lien	Collateral	Claimed	Other	of Lien to
					Exemption	Liens	be
						Against the	Avoided
						Property	

b. Motion to Void Liens and Reclassify Claim from Secured to Completely Unsecured. The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Amount of Lien to be Reclassified

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured

PART 8: OTHER PLAN PROVISIONS

a.	Vesting	of Prop	perty of	the	Estate
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□ Upon Confirmation

Upon Discharge

- **b. Payment Notices** Creditors and Lessors provided for Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.
 - **c. Order of Distribution** The Trustee shall pay allowed claims in the following order:
 - 1) Trustee Commissions (Priority)
 - 2) Reinheimer & Reinheimer (Priority)
 - 3) General Unsecured Creditors

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d. Post-petition claims Th		_		tition claims
filed pursuant to 11 U.S.C. Section 1	.305(a) in the an	nount filed by the post-pe	etition claimant.	
PART 9: MODIFICATION				
If this plan modifies a Plan p	previously filed	in this case, complete the	information belo	ow.
Date of Plan being Modified	l:			
Explain below why the plan is being	modified:	Explain below how the	e plan is being m	odified:
Are schedules I and J being filed sim	nultaneously wit	h this Modified Plan?	Yes	☐ No
PART 10: SIGN HERE				
The Debtor(s) and the attorney for the	ne Debtor (if any) must sign this Plan.		
Date <u>05/18/2015</u>	/s/]	Kurt E. Reinheimer, Esq.		
		RT E. REINHEIMER, E		
Y	4 de - Conseile - 1			
I certify under penalty of perjury tha	t the foregoing i	s true and correct.		
Date <u>05/18/2015</u>	/s/ Franco D'Amato			
	FRA	ANCO D'AMATO		
Date <u>05/18/2015</u>	<u>/s/]</u>	Daria D'Amato		
	DA	RIA D'AMATO		